UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA 2 LIBERTY INSURANCE CORPORATION, a Case No. 2:21-cv-01026-APG-DJA 3 foreign corporation, Plaintiff. 4 ORDER GRANTING LIBERTY SURANCE CORPORATION'S v. APPLICATION FOR ENTRY OF 5 DEFAULT JUDGMENT GREGORY SAFRANEK, an individual; LAURIE SAFRANEK, an individual; and [ECF No. 8] KARRIE DALKE, an individual, 7 Defendants. 8 Plaintiff Liberty Insurance Corporation moves for entry of default judgment. ECF No. 8. 9 Default has been entered against defendants Gregory Safranek, Laurie Safranek, and Karrie Dalke. ECF No. 7. The motion satisfies the factors set forth in Eitel v. McCool, 782 F.2d 1470 11 (9th Cir. 1986). I thus find good cause to grant the motion. I HEREBY ORDER that the motion for default judgment (ECF No. 8) is granted. The 13 clerk of the court is directed to enter judgment in favor of plaintiff Liberty Insurance Corporation and against defendants Gregory Safranek, Laurie Safranek, and Karrie Dalke declaring that no coverage or policy benefits are afforded to Gregory Safranek, Laurie Safranek, or Karrie Dalke for defense and indemnity of the lawsuit entitled Karrie Dalke, an individual v. Gregory Safranek, and Laurie Safranek, in Clark County District Court Case No. A-20-818266-C under the Liberty Insurance Corporation Policy No. H37-261-224250-75 8 4. DATED this 17th day of August, 2021. 20 21 22 ANDREW P. GORDON UNITED STATES DISTRICT JUDGE 23